B9E (Official Form 9E) (Chapter 11 Individual or Joint Debtor Case) (12/07)

Case Number 09-38554

UNITED STATES BANKRUPTCY COURT Southern District of Texas

Notice of Chapter 11 Bankruptcy Case, Meeting of Creditors, & Deadlines

A chapter 11 bankruptcy case concerning the debtor(s) listed below was filed on 11/6/09.

You may be a creditor of the debtor. This notice lists important deadlines. You may want to consult an attorney to protect your rights. All documents filed in the case may be inspected at the bankruptcy clerk's office at the address listed below.

NOTE: The staff of the bankruptcy clerk's office cannot give legal advice.

See Reverse Side For Important Explanations

Debtor(s) (name(s) used by the debtor(s) in the last 8 years, including married, maiden, trade, and address):

Sajid Khan Shabana Sajid

aka Sajid S. Khan 14951 Bellows Falls Lane #922

14951 Bellows Falls Lane #922

Humble, TX 77396

Humble, TX 77396

Social Security / Individual Taxpayer ID / Employer Tax ID / Other Case Number: 09 - 38554

xxx-xx-6268 xxx-xx-6140

Attorney for Debtor(s) (name and address):

Calvin Č Braun

Orlando & Braun LLP 3401 Allen Parkway

Suite 101

Houston, TX 77019

Telephone number: 713-521-0800

Meeting of Creditors

Date: December 10, 2009 Time: 02:00 PM

Location: Suite 3401, 515 Rusk Ave, Houston, TX 77002

Deadlines:

Papers must be *received* by the bankruptcy clerk's office by the following deadlines:

Deadline to File a Proof of Claim:

For all creditors (except a governmental unit): 3/10/10

For a governmental unit:

Creditor with a Foreign Address:

A creditor to whom this notice is sent at a foreign address should read the information under "Claims" on the reverse side.

Deadline to File a Complaint to Determine Dischargeability of Certain Debts: 2/8/10

Deadline to File a Complaint Objecting to Discharge of the Debtor:

First date set for hearing on confirmation of plan.

Notice of that date will be sent at a later time.

Deadline to Object to Exemptions:

Thirty (30) days after the *conclusion* of the meeting of creditors.

Creditors May Not Take Certain Actions:

In most instances, the filing of the bankruptcy case automatically stays certain collection and other actions against the debtor and the debtor's property. Under certain circumstances, the stay may be limited to 30 days or not exist at all, although the debtor can request the court to extend or impose a stay. If you attempt to collect a debt or take other action in violation of the Bankruptcy Code, you may be penalized. Consult a lawyer to determine your rights in this case.

Address of the Bankruptcy Clerk's Office: United States Bankruptcy Court PO Box 61010 Houston, TX 77208 Telephone number: (713) 250–5500	For the Court: Clerk of the Bankruptcy Court:
Hours Open: Monday – Friday 9:00 AM – 5:00 PM	Date: 11/13/09

EXPLANATIONS B9E (Official Form 9E) (12/07)

Creditors Generally May Not Take Certain Actions Meeting of Creditors Meeting of Creditors A meeting of in a joint case Creditors are later date wit convene the second continuity of Claims A Proof of C this notice, y will be filed unliquidated, notice about claim is not 1 of Claim or y creditor retai Claim submit example, a seright to a jury forth on the faddress, the complaint with complete the debtor example, and the debtor is to creditors, and the debtor is not example, and the debtor is not example. The debtor is not example, and the debtor is not example, and the debtor is not example.	corganize or liquidate pursuant to a plan. A plan is not effective unless confirmed by the court. You a copy of the plan and a disclosure statement telling you about the plan, and you might have the o vote on the plan. You will be sent notice of the date of the confirmation hearing, and you may object on of the plan and attend the confirmation hearing. Unless a trustee is serving, the debtor will remain a of the debtor's property and may continue to operate any business.
May Not Take Certain Actions include contamoney or obte foreclosures; limited to 30 Meeting of Creditors A meeting of in a joint cass Creditors are later date wit convene the second c	he bankruptcy clerk's office cannot give legal advice. Consult a lawyer to determine your rights in this
in a joint case Creditors are later date wit convene the second of	ollection actions are listed in Bankruptcy Code §§ 362. Common examples of prohibited actions acting the debtor by telephone, mail or otherwise to demand repayment; taking actions to collect tain property from the debtor; repossessing the debtor's property; starting or continuing lawsuits or and garnishing or deducting from the debtor's wages. Under certain circumstances, the stay may be days or not exist at all, although the debtor can request the court to extend or impose a stay.
this notice, y will be filed a unliquidated, notice about claim is not I of Claim or y creditor retait Claim submit example, a seright to a jury forth on the faddress, the complete the debtor example the debtor example the debtor example. The bar believe that the complaint with on confirmation confirmation on confirmation on confirmation on confirmation on confirmation the debtor is not debtor is not will be filed.	f creditors is scheduled for the date, time and location listed on the front side. The debtor (both spouses te) must be present at the meeting to be questioned under oath by the trustee and by creditors. We welcome to attend, but are not required to do so. The meeting may be continued and concluded at a shout further notice. The court, after notice and a hearing, may order that the United States trustee not meeting if the debtor has filed a plan for which the debtor solicited acceptances before filing the case.
See Bankrup until complet the debtor ex Bankruptcy (office by the side. The bar believe that t complaint wi on confirmat Exempt Property The debtor is to creditors, (exempt. You debtor is not	laim is a signed statement describing a creditor's claim. If a Proof of Claim form is not included with ou can obtain one at any bankruptcy clerk's office. You may look at the schedules that have been or at the bankruptcy clerk's office. If your claim is scheduled and is <i>not</i> listed as disputed, contingent, or it will be allowed in the amount scheduled unless you file a Proof of Claim or you are sent further the claim. Whether or not your claim is scheduled, you are permitted to file a Proof of Claim. If your isted at all <i>or</i> if your claim is listed as disputed, contingent, or unliquidated, then you must file a Proof you might not be paid any money on your claim and may be unable to vote on a plan. A secured ns rights in its collateral regardless of whether that creditor files a Proof of Claim. Filing a Proof of the the creditor to the jurisdiction of the bankruptcy court, with consequences a lawyer can explain. For ecured creditor who files a Proof of Claim may surrender important nonmonetary rights, including the y trial. Filing Deadline for a Creditor with a Foreign Address: The deadlines for filing claims set front of this notice apply to all creditors. If this notice has been mailed to a creditor at a foreign creditor may file a motion requesting the court to extend the deadline.
to creditors, of exempt. You debtor is not	n of a chapter 11 plan may result in a discharge of debts, which may include all or part of your debt. tey Code §§ 1141(d). Unless the court orders otherwise, however, the discharge will not be effective tion of all payments under the plan. A discharge means that you may never try to collect the debt from cept as provided in the plan. If you believe that a debt owed to you is not dischargeable under Code §§ 523(a)(2), (4), or (6), you must start a lawsuit by filing a complaint in the bankruptcy clerk's "Deadline to File a Complaint to Determine Dischargeability of Certain Debts" listed on the front akruptcy clerk's office must receive the complaint and any required filing fee by that Deadline. If you he debtor is not entitled to receive a discharge under Bankruptcy Code §§ 1141(d)(3), you must file a th the required filing fee in the bankruptcy clerk's office not later than the first date set for the hearing ion of the plan. You will be sent another notice informing you of that date.
	s permitted by law to keep certain property as exempt. Exempt property will not be sold and distributed even if the debtor's case is converted to chapter 7. The debtor must file a list of all property claimed as may inspect that list at the bankruptcy clerk's office. If you believe that an exemption claimed by the authorized by law, you may file an objection to that exemption. The bankruptcy clerk's office must bjection by the "Deadline to Object to Exemptions" listed on the front side.
Office on the front s	at you file in this bankruptcy case should be filed at the bankruptcy clerk's office at the address listed side. You may inspect all papers filed, including the list of the debtor's property and debts and the list ty claimed as exempt, at the bankruptcy clerk's office.
Creditor with a Consult a law case.	vyer familiar with United States bankruptcy law if you have any questions regarding your rights in this
Refer	to Other Side for Important Deadlines and Notices